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9	Attorneys for Central Washington Asphalt, Inc., Donald Hannon, James Wentland		
10	and Jerry Goldsmith		
11	IN THE UNITED STATES DISTRICT COURT		
12	FOR THE DISTRIC	CT OF NEVADA	
13	WILLIAM TERRELL, Guardian Ad Litem for QUENTIN SLAGOWSKI, a minor, ANIKA	CASE NO. 2:11-cv-00142-APG-VCF	
14 15	SLAGOWSKI, a minor, and ROWAN SLAGOWSKI,	CONSOLIDATED WITH: CASE NO. 2:12-cv-01435-APG-VCF	
	Plaintiffs,	CONSOLIDATED WITH:	
16	VS.	CASE NO. 2:12-cv-01475-APG-VCF	
17	CENTRAL WASHINGTON ASPHALT, INC., DONALD HANNON, JAMES WENTLAND,	STIPULATION AND ORDER TO	
18	JERRY GOLDSMITH and DOES 1 through 25, inclusive,	EXTEND REPLY AND RESPONSE DEADLINES	
19	Defendants.		
20			
21	AND ALL RELATED MATTERS.		
22			
23	The parties, by and through their undersigned	ed counsel, hereby stipulate and agree that	
24	Defendants/Third-Party Plaintiffs Central Washington Asphalt, Inc. ("CWA"), Donald Frank		
25	Hannon, James Wentland and Jerry Goldsmith (collectively, the "CWA Defendants"), shall have		
26	up to and including October 9, 2015 to file a response in opposition to Slagowski Plaintiffs'		
27	Motion for Evidentiary Sanctions Due to CWA Defendants' Spoliation of Material Evidence [Dk		
28	<i>#</i> 464].		

1	The parties further stipulate and agree that the CWA Defendants shall have up to and			
2	including October 9, 2015 to file reply points and authorities in support of the following Motions			
3	for Summary Judgment:			
4	1)	Defendant Donald Frank Hannon's Mo	tion For Partial Summary Judgment [Dkt# 430]	
5	2)			
6	3)			
7	4)			
8	5)	5) Defendant James Wentland's Motion For Summary Judgment [Dkt# 434]		
9	6) Defendant James Wentland's Motion For Summary Judgment [Dkt# 435]			
10	7)	Defendant Central Washington Asphalt	, Inc.'s Motion For Partial Summary Judgment	
11		[Dkt# 436]		
12	8)	Defendant Central Washington Asphalt [Dkt# 437]	, Inc.'s Motion For Partial Summary Judgment	
13	Dated thi	is 4 th day of September, 2015	Dated this 4 th day of September, 2015	
14				
15	CA Bar l	G. Tietjen, Esq. No. 104975	Steven T. Jaffe, Esq. Nevada Bar No. 7305	
16			Jason R. Wigg, Esq. Nevada Bar No. 7953	
17	ar		Jeremy M. Welland, Esq. Nevada Bar No. 12516	
18	Nevada I	R. O'Reilly, Esq. Bar. No. 8866	HALL JAFFE & CLAYTON 7425 Peak Drive	
19		LY LAW GROUP Iaryland Parkway	Las Vegas, NV 89128 Attorneys for Central Washington Asphalt,	
20		as, NV 89101 for Plaintiffs	Inc., Donald Hannon, James Wentland and Jerry Goldsmith	
21				
22	Dated thi	is 4 th day of September, 2015		
23	By: <u>/s/ Jo</u> Jason O.	ason O. Runckel Runckel, Esq.	IT IS SO ORDERED.	
24	CA Bar l	No. 198361 Nor Runckel & O'Malley		
25	1277 Tre	eat Blvd, Suite 810 Creek, CA 94597	Chil	
26		and on Magdenko, Esq.	UNITED STATES DISTRICT JUDGE	
27	Nevada I	Bar. No. 7945 AGDENKO & ASSOCIATES	Dated: September 8, 2015.	
	624 S. 9t	h Street		
28	Attorneys	as, NV 89101 s for Kathryn Zemke & Mitchell Zemke		

- 2 -